

Evening Telegraph PUBLISHED EVERY AFTERNOON (SUNDAYS EXCEPTED), AT THE EVENING TELEGRAPH BUILDING, NO. 108 S. THIRD STREET, PHILADELPHIA.

SATURDAY, JANUARY 29, 1870.

DEMOCRATIC ANTAGONISM TO THE INTERESTS OF PHILADELPHIA.

We referred a short time ago to the threatened discharge of a number of the workmen at the Philadelphia Navy Yard, in consequence of the exhaustion of the old appropriation. Every generous citizen feels anxious to avert the distress which would inevitably ensue from such a sudden cessation of employment and stoppage of pay in the depth of winter, and we were therefore glad to notice that when the Appropriation bill was under consideration, on Thursday, Mr. Myers attempted to call the attention of the House to this subject, so that timely action could be taken.

Mr. Randall is the immediate representative of many of the working men whom he antagonized in this ungracious manner, and he will enjoy the unenviable distinction henceforth of having manifested an eager desire to invite misery to the homes of his constituents. Under Johnson's administration, when he could cram the Navy Yard with favorites selected from his choice companions of the Fourth ward crowd, he displayed a widely different spirit; but the change of the administration and of employes does not justify him now in trying to starve out workmen of a better political faith; and he deserves universal condemnation for suffering a party partisan pique to incite him to antagonism to his own home.

Another Democratic member of Congress from Pennsylvania, Judge Woodward, vented his spleen against this city the other day, not only by voting against the League Island bill, but, according to the report in the Globe, he made the following infamous and scandalous false speech:

"It is said that the present site of the navy yard is necessary for the commerce of Philadelphia. Well, I read in the papers that the customs duties on the commerce of Philadelphia had dwindled to \$50,000 for one month. Its commerce is on the decline, and I think there is constant surface enough along the Delaware to accommodate the present commerce of Philadelphia and all the commerce that Philadelphia is likely to acquire in the future. I do not feel that there is any force in that suggestion. Then, sir, ought this appropriation to be made for the right way to look at the question is as an appropriation, although there is none in the bill—for the sake of Philadelphia? We Pennsylvanians are summoned to the rescue, and are expected to vote for the bill on that ground."

If this man had spent his life in the centre of one of the most remote districts of the country, there might possibly have been a slight excuse for such a display of ignorance. But he was for years one of the judges of the Supreme Court of the State, residing in Philadelphia during a large portion of his term, and if he has eyes, ears, or brains, he must know that he wantonly and maliciously maligned the metropolis of the Commonwealth he misrepresents. The most plausible explanation of his conduct is to be found in the presumption that he wishes to punish our citizens of all parties for the majority they polled against him when he ran as the Democratic candidate for Governor in 1863, and was defeated on account of his secession record; or, it may be that he is so deeply enamored with his favorite role that he plays traitor to the State from sheer lack of opportunity to foment rebellion to the Union.

HOME FOR DOGS.

Mrs. JELLYBY is amongst us. Her work in Horrioboola Gha is finished, we presume, for we detect her presence in a meeting of women held last week, and fully reported by themselves in the Press. There is no mistaking the delicacy, the sound sense, the enthusiasm infused into their proceedings by the master mind of that remarkable female. See how she takes this crying sin of the age, cruelly to animals, out of Mr. Bergh's hands, and proceeds to demolish it in a manner all her own.

Mr. Bergh and his coadjutors, with their dull masculine brains, endeavored to arouse public sensibility to the fact that animals had rights as well as men, and, pending the conversion of the world to this dogma, took care to protect the dumb brutes by law. The uneducated classes who maltreat animals generally find the prick of the law a wonderfully effective spur to their sense of justice.

Mrs. Jellyby and her sisters, however, having been endowed with certain funds to aid in this purpose, immediately, after the manner of women, place themselves before the public with a full account of their charitable plans, aspirations, and domestic afflictions, giving first (with that perspicacity which Mrs. Jellyby always showed in finances) a statement of their receipt of \$5000 from Mr. Wain, one hundred from feasts of legerdemain, and a ten-cent note from an interesting little girl.

It being desirable that a law should be passed limiting the number of passengers on the horse cars, our ladies declare themselves willing and glad to give their armor, and repair forthwith to Harrisburg, there to use their personal influence upon the legislators to that end.

With the five thousand dollars and ten cents they design to attack the moral sense of the next generation, and as a feasible commencement purpose converting the eighty thousand children assembled in the public schools en masse to sentiments of humanity and mercy for life by the presentation to each of a cent book, entitled "The Lord's Prayer," as a plenary card of "Gladness."

Friar's Bobby." A difficulty, however, is foreseen by the astute mind of Mrs. Jellyby at the outset, in the fact that there are eighty thousand children and only ten thousand cards, but as the likeness of "the Scotch terrier who has slept upon his master's grave for seven years and a half" is, we are told, worth three cents, it will probably possess virtue enough to pass around, and so cover the deficiency.

Pleased and complacent with their wise use of the funds entrusted to them, our ladies contemplate their effort as a "fair plant which blossoming shall bear beautiful and enduring fruit." Some malicious persons, with old-fashioned notions of the proper work of women, might hint that their "personal influence" had better have been kept for the children, and that the money would not have been ineffectual at Harrisburg.

Satisfied, however, with their own capacity as public almoners, the ladies have called upon Mayor Fox and the Councils for an annual appropriation of one thousand dollars to them, and as much more as their judgment should think necessary; and after minutely inspecting Philadelphia for objects of charity, have discovered that there are a great many lost dogs in want of a temporary home. They propose, therefore, to build one, taking as a model an institution of the kind in London.

Somewhat aptly in conjunction with their glorious eulogium of this London charity comes the statement of the Lord Mayor in our last mail. "The question of enforced emigration," he says, "becomes more urgent in view of the fact that there are at the present time sixty thousand men and women in actual want in London." Side by side with the Jellyby meeting, also in the Press we find a statement that 75,457 vagrants lodged in our station houses for want of a home during the past year. Comment is needless.

The only apology we find for the public proclamation of this frothiest imitation of charity is in the fact incidentally mentioned that the society is largely composed of young girls. We can pardon much to the enthusiasm of youth. Romantic sixteen may be forgiven for essaying the cure of cruelty in a vicious boy by the mild plaster of a penny picture of Gray Friar's Bobby, or for passing by the countless human souls going down their quick road to hell among us for the want of aid, in order to lavish their pity and the public money upon stray dogs. But for older women there is no excuse when humanity degenerates into inanity.

THE APPOINTMENT OF AUDITORS.

The following bill was presented by Mr. Elliott a few days ago in the State House of Representatives: "Section 1. That no accounts of executors, administrators, guardians, trustees, or assignees shall be referred to an auditor unless such reference be specially requested by some person interested. Section 2. The parties interested, or a majority of them, shall have the right, personally or by counsel, to nominate in writing a person as auditor, which nomination shall be filed in the proper court at least ten days before the time designated for the presentation of such account to the court, and if no exceptions to such nomination shall be filed within the said ten days, the person so nominated shall be appointed by the court. Section 3. In all cases where an auditor is requested and no person is nominated, or the parties fail to agree, the auditor shall be appointed by the court. Section 4. No person shall be eligible to appointment as an auditor unless he is a member of the bar in good standing, and shall have been admitted to practice for at least — years before his appointment."

This bill proposes the most satisfactory remedy for the abuses of the present system of appointing auditors. It goes to the root of the evil, which is the too frequent appointment of incompetent men. There is no reason why the parties interested should not nominate a fit person as auditor of an estate as well as those arbitrators in any case; and there is every reason why they should select a person of character and ability. The question of compensation would then regulate itself, for the test in a selection would soon become that of professional capacity combined with reasonable compensation. The wheat would soon be sifted from the chaff. It is notorious now that gentlemen of admitted legal capacity repeatedly fill the office of auditor, with entire satisfaction to the court and to the parties interested, at a compensation which is never even reflected upon; while it is equally notorious that certain others seem to increase their charges in proportion to their lack of knowledge. Unfortunately, the latter class form the great bulk of the appointees. Men are thrust upon estates who have mere political or other claims, and who are unable even to write their own reports. Often mere boys, just admitted to the bar, are placed in a position requiring the decision of nice questions of law and fact. This should not be. The arbitrary designation of persons who would never be chosen or desired had the parties interested a voice, and who are absolutely forced upon estates against the will of the heirs, should be curtailed. Mr. Elliott's bill will do this, with proper safeguards for all parties, and it is well worthy of a trial.

SUFFRAGE IN TENNESSEE.

The Tennessee Legislature a few months ago rejected the fifteenth amendment, and thus arrayed the State against the principle of colored suffrage. On Thursday last, however, the Constitutional Convention, in its eager desire to abolish the existing disfranchisement of Rebel voters, practically reversed this decision. It adopted by a vote of 50 to 16 a clause conferring the right to suffrage on all male citizens of the United States who shall have been residents of Tennessee for twelve months, and of the county in which the vote is offered for six months previous to the election. This clause settles the dispute on the universal amnesty and universal suffrage theory, and as some of the leading champions of the Democracy, including A. O. P. Nicholson, strenuously advocated colored suffrage as part of this settlement, we presume that the whole question is substantially disposed of in that Commonwealth. This view is confirmed by the action of the Legislature, which unanimously adopted a resolution thanking the convention for its action. That body would grant additional credit, however, if it gave a

still stronger evidence of its new convictions by ratifying the fifteenth amendment, and thus helping to place the whole nation on the platform on which the State is henceforth to stand.

The action of the Georgia Legislature some time ago in expelling its colored members occasioned much just indignation, and it was published in a very proper manner by allowing Georgia to remain out in the cold until her semi-reconstructed politicians could learn a little wisdom. There is now a Republican majority in the Legislature of Georgia, which seems disposed to model its policy on that of the Rebels who perpetrated the outrage referred to. Twenty-seven of the newly-elected members were declared to be ineligible, and the House of Representatives yesterday, by a vote of 66 to 56, decided to seat those who received the next highest votes to the members who were excluded. In other words, they have admitted twenty-seven persons who were never elected by the people. This performance is about on a par with the expulsion of the colored members by the Rebels at the last session, and it is a species of gerrymandering that no political party can afford to countenance. The defeated candidates who were admitted to seats in this extraordinary manner are not members, and no vote of the Legislature can make them so; and if they are allowed to participate in the proceedings a dangerous precedent will be set, that will most certainly be used against those who originated it, if it is permitted to stand unchallenged. Fair play is a jewel, and although the Georgia Republicans may have had ample provocation, they can gain nothing by imitating the villainies of their opponents.

DIVORCE IN PENNSYLVANIA.—A bill has just been reported favorably in the Legislature authorizing the courts of the Commonwealth to grant divorces in all cases where "the best interest of the plaintiff" and the cause of public morality will be promoted. This would be to place our divorce law substantially on the same platform with that of Indiana or Illinois, where the judges are allowed to grant divorces "for any cause which may seem to them to be proper." The public condemnation of this loose system has been too recent and too loud to be safely disregarded. The passage of such a law would be a disgrace to the State, and would do much towards lowering the tone of our judiciary. All good citizens should protest against it. There is latitude enough now in Pennsylvania in obtaining divorces, and few worse things could be devised than such a wholesale breaking down of the ancient barriers.

Now that the House of Representatives has abolished the franking privilege by a decisive vote, we trust the Senate will speedily approve this important reform. The power to frank letters and books inevitably leads to innumerable abuses. It creates a privileged class, cheats the department out of a large amount of revenue, and leads to immense expenditures for public printing, which will be speedily stopped after Congressmen are compelled to pay postage on public documents.

RELIGIOUS NOTICES.

SPECIAL SUNDAY SCHOOL SERVICE.—Rev. G. PRINZ will preach a sermon to the Sunday School of the TABERNACLE BAPTIST CHURCH, to-morrow morning at 10½ o'clock. The Young People's Choir, with the Sunday School, will sing several beautiful pieces, and the service will be one of much interest. The public are cordially invited.

WEST SPRUCE STREET CHURCH.—Rev. W. P. BREED, D. D., Pastor.—Service to-morrow, at 10½ A. M. and 7½ P. M. Morning subject, "The Obedience," the second of the sermons on the Book of Job.

THERE WILL BE A REVIVAL EXPERIENCE MEETING at TRINITY M. E. CHURCH, EIGHTH STREET above Race, on Sunday morning, at 9½ o'clock. Preaching by Rev. W. W. WILKINSON, of A. M. Evening service at 7½ P. M. All are cordially invited.

"MAN'S BEST FRIEND"—CLINTON STREET PRESBYTERIAN CHURCH.—Rev. JOHN W. MEARS, D. D., will preach on the above subject on Sunday evening, at 7½ o'clock. All are invited.

CHURCH OF THE MESSIAH (UNITARIAN), LOCUST and JUNIPER STREETS.—Rev. G. BROOKS, D. D., Pastor.—Services at 10½ and 7½. Evening sermon addressed especially to non-church members, which class are earnestly invited to attend.

THE FIRST PRESBYTERIAN CHURCH, WASHINGTON SQUARE.—Rev. HERRICK JOHNSON, D. D., Pastor, will preach to-morrow, at 10½ A. M. and 7½ P. M. in the evening, the series to young men. Subject: "The Mocker."

ALEXANDER PRESBYTERIAN CHURCH, NINETEENTH and GREEN STREETS.—Preaching on Sat. Sabbath, at 10½ o'clock A. M. and at 7½ o'clock P. M. by Rev. Dr. W. R. MARSHALL, of Columbus, Ohio.

SPRING GARDEN BAPTIST CHURCH, TWENTY-NINTH STREET, above Wallace, Rev. E. P. HORNBERGER, Pastor.—Preaching to-morrow, at 10½ A. M. and 7½ P. M. Sabbath School at 2 P. M.

SEVENTH PRESBYTERIAN CHURCH, HARBURG and Penn Square.—Rev. P. R. HARRISON, Pastor.—Preaching to-morrow, at 10½ A. M. and 7½ P. M.

UNITARIAN CHURCH, GERMAN TOWN.—Subject of discourse to-morrow morning, "A Plan for Education." Evening lecture upon "William Ellery Channing." Seats free.

LUTHERBAUM ENGLISH LUTHERAN CHURCH, TWELFTH and OXFORD STREETS.—Rev. N. M. PRICE, Pastor.—10½, "Who is He?" 7½, "God and man's talk together."

REV. C. W. A. D. S. WORTH, D. D., Pastor, will preach to-morrow in the THIRD REFORMED CHURCH, TENTH STREET, below Arch. Services at 10½ A. M. and 7½ P. M.

CALVARY PRESBYTERIAN CHURCH, LOCUST STREET, above Fifteenth, Rev. Dr. H. W. PHREY, Pastor.—Services at 10½ A. M. and 7½ P. M.

ARCH STREET M. E. CHURCH.—Rev. R. R. MREDDITH, of Newark, N. J., to-morrow, at 10½ A. M. and 7½ P. M. Strangers invited.

SPECIAL NOTICES.

For additional Special Notices see the Inside Pages.

JUST AS GOOD AS NEW.—THE OLD—piece of furniture extant is the multiplication of the best in use for centuries and is just as good as new. There is another thing that does not suffer by age and that is the case with the goods of H. B. HANCOCK, N. W. corner of NINTH and MARKET STREETS. Mr. Hancock has all the most desirable varieties of high and low quality, which he sells at the very lowest rates. Call on him. 14 o'clock.

SCHOOL OF DESIGN, NORTHWEST PENN SQUARE.—Parents wishing to have their children thoroughly educated in Drawing, Painting, Designing, Wood Engraving, etc., are respectfully informed that the next term of this school will begin on TUESDAY, February 1, at 10 o'clock. T. W. BRADWOOD, Principal.

THE PARHAM SEWING MACHINE Company's New Family Sewing Machines are most emphatically pronounced to be that great desideratum so long and anxiously looked for, in which all the essentials of a perfect machine are combined. No. 794 CHESTNUT STREET.

AUSTRALIAN AND ALASKA DIAMOND, MOSS AGATES, and all the latest styles of Fashionable Jewels, at the lowest prices. EVANS' BAZAR, No. 56 NORTH EIGHTH STREET, west side, near Arch. G. G. EVANS, Proprietor. 125 o'clock.

SPECIAL NOTICES. JOHN WANAMAKER, FINEST CLOTHING, ESTABLISHMENT, NO. 618 AND 808 CHESTNUT STREET.

BOYS' CLOTHING AND GENTLEMEN'S FURNISHING GOODS. ACADEMY OF MUSIC. THE STAR COURSE OF LECTURES. SECOND SERIES. OPENING LECTURE BY WENDRELL PHILLIPS, MONDAY EVENING, January 31.

Subject—"The Questions of To-morrow." FEBRUARY 1. Subject—"The Lord of Creation." FEBRUARY 2. Subject—"Social Life in America." FEBRUARY 3. Subject—"The Hall of Honor." FEBRUARY 4. Subject—"Our National Policy." FEBRUARY 5. Subject—"The National Folly." FEBRUARY 6. Subject—"The National Folly." FEBRUARY 7. Subject—"The National Folly." FEBRUARY 8. Subject—"The National Folly." FEBRUARY 9. Subject—"The National Folly." FEBRUARY 10. Subject—"The National Folly." FEBRUARY 11. Subject—"The National Folly." FEBRUARY 12. Subject—"The National Folly." FEBRUARY 13. Subject—"The National Folly." FEBRUARY 14. Subject—"The National Folly." FEBRUARY 15. Subject—"The National Folly." FEBRUARY 16. Subject—"The National Folly." FEBRUARY 17. Subject—"The National Folly." FEBRUARY 18. Subject—"The National Folly." FEBRUARY 19. Subject—"The National Folly." FEBRUARY 20. Subject—"The National Folly." FEBRUARY 21. Subject—"The National Folly." FEBRUARY 22. Subject—"The National Folly." FEBRUARY 23. 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